Case 1:17-cv-00647-SS Document 15 Filed 09/12/17 Page 1 of 3

Dale Ossip Johnson, Esq. 1 The Johnson Law Group P. O. Box 427 Cedar Park, Texas 78630-0427 2 Telephone: 512-328-7764 Facsimile: 202-595-0017 3 Email: ossip@ossipian.com Attorney for Defendants 4 **UNITED STATES DISTRICT COURT** 5 **WESTERN DISTRICT OF TEXAS Austin Division** 6 7 SUTHERLAND GLOBAL SERVICES INC. and CASE NO: 1:7-cv-00647 SS 8 SUTHERLAND HEALTHCARE SOLUTIONS, INC., 9 Plaintiffs, 10 ٧. DEFENDANT 1 OLIVEDALE INC.'S ORIGINAL **ANSWER** 11 OLIVEDALE, INC. d/b/a MOSAIC HEALTH d/b/a UNISON HEALTH and 1 MOSAIC HEALTH INC., 12 JURY TRIAL DEMANDED 13 Defendants. 14 Defendant, Olivedale Inc. ("Olivedale") files its Original Answer to the Complaint of 15 Plaintiffs, Sutherland Global Services, Inc. and Sutherland Healthcare Solutions, Inc., and alleges: 16 17 I. PARTIES, JURISDICTION AND VENUE 18 1. Olivedale admits the allegations of the parties, jurisdiction and venue of this suit contained 19 in paragraphs 1-6 of the Complaint. 20 II. **ADMISSION AND DENIALS** 21 (Fed.R.Civ.P. 8) 22 2. On information and belief 1 Olivedale admits the allegations contained in paragraph 7 of the 23 Complaint. 24 25 26 27 28

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3.	Olivedale denies the allegations contained in paragraphs 8 of the Complaint to the extent
that they apply to Defendant 1 Mosaic Health, Inc. and otherwise admit the allegations as they apply	
to Oliv	vedale

- 4. Olivedale denies the allegations contained in paragraphs 9-12 of the Complaint to the extent that they apply to Defendant 1 Mosaic Health, Inc. and otherwise admit the allegations as they apply to Olivedale.
- 5. Olive denies the allegations contained in paragraphs 13-18 of the Complaint.
- 6. Olivedale admits the allegations contained in paragraphs 19-20.
- 7. Olivedale denies paragraph 21 of the Complaint to the extent of the allegation of "breach" and admits the remainder of the allegation.
 - 8. Olivedale admits the allegations contained in paragraph 22 of the Complaint.
 - 9. Olivedale denies the allegations contained in paragraph 23 of the Complaint.
- 10. Olivedale denies the allegations contained in paragraphs 24-31 save and except those admitted regarding paragraphs 1-22.

WHEREFORE PREMISES CONSIDERED, Defendant Olivedale, Inc. prays the sufficiency of its Original Answer, that Plaintiffs take nothing by their Complaint and Defendant Olivedale, Inc. go hence without day and for such other and further relief to which Defendant is entitled at law and in equity.

Respectfully submitted,

/s/ Dale Ossip Johnson

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Case 1:17-cv-00647-SS Document 15 Filed 09/12/17 Page 3 of 3

Facsimile: 202-595-0017 ATTORNEY FOR DEFENDANTS 1 Email: ossip@ossipian.com 2 3 **DEMAND FOR JURY** 4 Pursuant to Fed.R.Civ.P. 38 Defendant demands trial by jury. 5 **CERTIFICATE OF SERVICE** 6 I hereby certify that on 12 September 2017, I presented the foregoing Defendant Olivedale, 7 Inc.'s Original Answer to the Clerk of the Court for filing and uploading to the CM/ECF system that will send notification of such filing to the following: 8 **Plaintiffs** 9 Sutherland Global Services, Inc. Lesslie C. Gilstrap, Esq. 10 Fritz, Byrne, Head & Gilstrap, PLLC Sutherland Healthcare Solutions, Inc. 221 West 6th Street, Ste. 960 11 Austin, Texas 78701 12 Warren B. Rosenbaum, Esq. 13 Brian J. Capitummino, Esq. Woods, Oviatt, Gilman, LLP 14 700 Crossroads Building 2 State Street 15 Rochester, New York 14614 16 ATTORNEYS FOR PLAINTIFFS 17 18 19 /s/ Dale Ossip Johnson. 20 Dale Ossip Johnson, Esq. 21 22 23 24 25 26 27 28